

# **EXHIBIT C**

INDEX IN SUPPORT OF MOTION TO SEAL SAVEONSP'S MOTION TO COMPEL JJHCS TO PRODUCE DOCUMENTS RELATING TO SPENDING PROJECTIONS (ECF NOS. 496, 498 & 521)

<b>Material/Title of Document</b>	<b>Basis for Sealing (Legitimate Private or Public Interests That Warrant the Relief)</b>	<b>Clearly Defined and Serious Injury That Would Result if Relief Were Not Granted</b>	<b>Why a Less Restrictive Alternative to the Relief Sought Is Not Available</b>	<b>Prior Order Sealing the Same Materials</b>	<b>Opposition to Sealing, if Any, and Basis</b>
<u><a href="#">Letter from E. Evans Wohlforth, Jr. to Judge Wolfson regarding SaveOnSP's Motion to Compel JJHCS to Produce Documents Relating to Spending Projections, dated December 19, 2024 (ECF No. 496)</a></u>	JJHCS requests the redaction of information in and exhibits to the December 19 letter that is not known to the general public and which the parties agreed to keep confidential. JJHCS maintains that these documents and exhibits contain sensitive business information.	If filed on the public docket, these portions of the December 19 letter and the exhibits thereto would reveal confidential material relating to JJHCS's sensitive business information.  Disclosure to the public of this confidential and proprietary information would cause irreparable harm to JJHCS because it would place JJHCS at a competitive	JJHCS requests the sealing of only the information that will reveal confidential information that is not known to the general public. No less restrictive alternative is available or practicable.	None	None
Pages 2–9 and note 1	Redactions discussing confidential exhibits				
Exhibits 3 & 5	Sealing of confidential financial information				

Material/Title of Document		Basis for Sealing (Legitimate Private or Public Interests That Warrant the Relief)	Clearly Defined and Serious Injury That Would Result if Relief Were Not Granted	Why a Less Restrictive Alternative to the Relief Sought Is Not Available	Prior Order Sealing the Same Materials	Opposition to Sealing, if Any, and Basis
Exhibit 15	Sealing of confidential presentation containing competitively sensitive information		disadvantage if its competitors secured the information.			
Exhibits 4, 6, 7, 8, & 12	Redactions to discovery letters discussing confidential documents					
Exhibits 10, 14, 16 & 17	Sealing of emails and attachments discussing confidential information					

Material/Title of Document	Basis for Sealing (Legitimate Private or Public Interests That Warrant the Relief)	Clearly Defined and Serious Injury That Would Result if Relief Were Not Granted	Why a Less Restrictive Alternative to the Relief Sought Is Not Available	Prior Order Sealing the Same Materials	Opposition to Sealing, if Any, and Basis
<u>Letter from Jeffrey J. Greenbaum to Judge Wolfson in opposition to SaveOnSP's Motion to Compel JJHCS to Produce Documents Relating to Spending Projections, dated January 21, 2025 (ECF No. 498)</u>	<p>JJHCS requests the redaction of information in and the exhibit to the January 21 letter that is not known to the general public and which the parties agreed to keep confidential. JJHCS maintains that this letter and exhibit contain sensitive business information.</p>	<p>If filed on the public docket, these portions of the January 21 letter thereto would reveal confidential material relating to JJHCS's sensitive business information.</p>	<p>JJHCS requests the sealing of only the information that will reveal confidential information that is not known to the general public. No less restrictive alternative is available or practicable.</p>	None	None
Page 9 and note 2	Redactions discussing confidential exhibits				

Material>Title of Document	Basis for Sealing (Legitimate Private or Public Interests That Warrant the Relief)	Clearly Defined and Serious Injury That Would Result if Relief Were Not Granted	Why a Less Restrictive Alternative to the Relief Sought Is Not Available	Prior Order Sealing the Same Materials	Opposition to Sealing, if Any, and Basis
<u>Letter from E. Evans Wohlforth, Jr. to Judge Wolfson in reply to SaveOnSP's Motion to Compel JJHCS to Produce Documents Relating to Spending Projections, dated February 7, 2025 (ECF No. 521)</u>	JJHCS requests the redaction of information in and exhibits to the February 7 letter that is not known to the general public and which the parties agreed to keep confidential. JJHCS maintains that these documents and exhibits contain sensitive business information.	If filed on the public docket, these portions of the February 7 letter and the exhibit thereto would reveal confidential material relating to JJHCS's sensitive business information.	JJHCS requests the sealing of only the information that will reveal confidential information that is not known to the general public. No less restrictive alternative is available or practicable.	None	None
Pages 5–9	Redactions discussing confidential exhibits				
Exhibit 18	Sealing of emails discussing confidential information				